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APPLICATION NO.	. FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/792,309	03/03/2004	Adam C. Bedford	STE01 P-1164	4641
277	7590 03/23/2005		EXAMINER	
PRICE HENEVELD COOPER DEWITT & LITTON, LLP			WHITE, RODNEY BARNETT	
695 KENM P O BOX 2	•		ART UNIT	PAPER NUMBER
	GRAND RAPIDS, MI 49501		3636	
			DATE MAILED: 03/23/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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Interview Summary

Application No.	Applicant(s)		
10/792,309	BEDFORD ET AL.		
Examiner	Art Unit		
Rodney B. White	3636		

	Examiner	Art Ollic	
	Rodney B. White	3636	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) Rodney B. White.	(3)		
(2) <u>Daniel L. Girdwood (#34,827)</u> .	(4)		
Date of Interview: 16 March 2005.			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2	2)∏ applicant's representative	e]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e) <u></u> No.		
Claim(s) discussed: 1, 11, and 15.			
Identification of prior art discussed: Faiks et al (U.S. Patent Patent No. 6,585,320 B2).	Nos.5,026,117 and 5,160,184	4) and Holbrook	et al (U.S.
Agreement with respect to the claims f)⊠ was reached. g)☐ was not reached. h)☐ N	I/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .	nature of what was agreed to	if an agreement	was ·
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	opy of the amendments that w		
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR FORM, WHICHEVER IS LATER, TO FILE A STATEMENT Summary of Record of Interview requirements on reverse signs.	last Office action has already THE MAILING DATE OF THIS OF THE SUBSTANCE OF TH	been filed, APP S INTERVIEW S	LICANT IS UMMARY
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Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Discussed the differences between the present invention and the above references. Agreed that the present invention was patentably distinct over the Holbrook et al reference. But it was determined that additional language is needed in the independent claims to render them patentably distinct over the Faiks et al references. Language will be added to Claim 1 of the present invention so that the "stop member" is defined as being - - self-sustained in the disengaged first position - -. Claim 11 will be amended to read that - - a single actuator operably coupled to both the first adjustment mechanism and the second mechanism and selectively operating one of the said mechanisms when in a first posotion and for selectively operating both of said mechanisms when in a second posotion - -. Claim 15 will be amended to define - - a stop member for engaging the adjustbale component, an actuator adjusting the stop member into engagement with the adjustable component - - and that the "over-torque mechanism" connects the handle to the "stop member". This language was discussed and will be added to those claims in a formal Amendment to be filed in response to the office action mailed 2/1/2005 and this Interview.